## UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

IN RE: ALLERGAN BIOCELL TEXTURED BREAST IMPLANT PRODUCTS LIABILITY LITIGATION Plaintiff: Liana Hee Lim		MDL NO. 2921  Honorable Brian R. Martinotti District Court Judge  Honorable Leda D. Wettre Magistrate Judge			
			Case	No.:	MASTER SHORT-FORM COMPLAINT FOR PERSONAL INJURIES, DAMAGES AND DEMAND FOR JURY TRIAL
			1.	Form Complaint for Personal Injuries,	, hereby state allegations contained in Plaintiffs' Master Long Damages and Demand For Jury Trial ("Master gement Order No. <u>17</u> for cases filed directly into
2.	In addition to the below indicated portions of the Master Complaint adopted by the Plaintiff(s) and incorporated by reference herein, Plaintiff(s) hereby allege(s) as follows:				
<u>II</u>	DENTIFICATION OF PLAINTIFFS A	ND RELATED INTERESTED PARTIES			
3.	ame and current residence of individual who is alleged to have suffered personal injuries and related damages due to implantation of one or more Biocell Textured Implant medical evices ("Biocell"):				
	Liana Hee Lim Rancho Palos Verdes, California				
4.	loss of consortium:	residence of individual(s) alleging damages for			

5.	If a survival and/or wrongful death claim	is asserted:		
	Name and residence of Decedent when sl Not Applicable	ne suffered Biocell-related injuries and/or death:		
		dual(s) bringing the claims on behalf of the al representative, administrator, next of kin,		
		<u>VENUE</u>		
6.	6. Plaintiff[s] allege that venue for remand and trial is proper in the following federa judicial district:			
	United States District Court for the Central District of California			
	<b>DEVICE IDENTIFICATION</b>			
7.	[Plaintiff/Decedent] used the following B her injury(ies). Check all that apply and	Biocell device[s], which Plaintiff contends caused provide all dates of implant and explant:		
	ATRELLE Silicone-filled Breast	☐ NATRELLE Saline-Filled Breast		
Impla		Implants		
	<ul><li>☐ Style 110</li><li>☐ Style 115</li></ul>	<ul><li>☐ Style 163</li><li>☐ Style 168</li></ul>		
	☐ Style 120	☐ Style 108		
	□ Style 120	☐ Style 368		
Date[	s] of Implant:	□ Style 400		
Date[s] of Explant (if any):		Date[s] of Implant:		
		Date[s] of Explant (if any):		
☐ NATRELLE 410 Highly Cohesive		☐ NATRELLE INSPIRA Silicone-Filled		
<b>Anatomically Shaped Silicone-Filled Breast</b>		Breast Implants		
Implants		☐ Style TRL		
	☐ Style LL	☐ Style TRLP		
		☐ Style TRM		

☐ Style LM	☐ Style TRF
☐ Style LF	☐ Style TRX
☐ Style LX	☐ Style TSL
☐ Style ML	☐ Style TSLP
☐ Style MM	☐ Style TSM
☐ Style MF	☐ Style TSF
☐ Style MX	☐ Style TSX
☐ Style FL	☐ Style TCL
☐ Style FM	☐ Style TCLP
☐ Style FF	☐ Style TCM
☐ Style FX	☐ Style TCF
D	☐ Style TCX
Date[s] of Implant:	
Date[s] of Explant (if any):	Date[s] of Implant:
Date[5] of Explaint (if any).	Date[s] of Explant (if any):
	Date[s] of Explaint (II ally).
☐ McGhan BioDIMENSIONAL®	☐ NATRELLE Dual-Gel Breast Implants
Silicone-Filled BIOCELL® Textured	☐ Style LX
Breast Implants, Style 153	☐ Style MX
Datafal of Immlants	☐ Style FX
Date[s] of Implant:	
Date[s] of Explant (if any):	Date[s] of Implant:
z motor or zapamo (ir may).	Detelal of Evulant (if any)
	Date[s] of Explant (if any):
□ NATRELLE Komuro Breast	□ NATRELLE Ritz Princess Breast
Implants	Implants
☐ Style KML	☐ Style RML
☐ Style KMM	☐ Style RMM
☐ Style KLL	☐ Style RFL
☐ Style RLM	☐ Style RFM
Date[s] of Implant:	Date[s] of Implant:
Date(s) of implant.	Date[8] of Implant.
Date[s] of Explant (if any):	Date[s] of Explant (if any):
□ NATRELLE 150 Full Height and	□ NATRELLE 133 Plus Tissue Expander
Short Height Double Lumen Implants	Date[s] of Implant:
Date[s] of Implant:	שמנכנים טו דוווףומוונ.
Succession or impunion	Date[s] of Explant (if any):
Date[s] of Explant (if any):	

□ NATRELLE 133 Tissue Expander	<b>⊠ OTHER (Please Describe): NATRELLE</b>			
with Suture Tabs	410 Soft Touch Implants, Styles FF and MM			
Date[s] of Implant:	14114			
DALL CE LACC	Date[s] of Implant: 9/13/2014			
Date[s] of Explant (if any):	Date[s] of Explant (if any): 9/25/2019			
PLAINTIFF'S BIOCEL	L-RELATED INJURIES			
8. Plaintiff[s] allege that one or more Bioce including but not limited to the following	ll devices caused personal injuries and damages g:			
heightened risk of BIA-ALCL, mental accumulation of foreign and adulterated resulting inflammation, cellular damage,	e implant and the tissue membrane, significantly anguish and fear of developing BIA-ALCL, silicone particles in their bodies, including the and subcellular damage, past and future medical from explantation, permanent scarring, and			
9. Approximate date of Biocell-device relat	ed injury:			
the implants, but harmful exposure occ	when they started having damage or injury from urred since implantation although Plaintiff was of the product recall due to the increased risk of 2019.			
10. Has Plaintiff or Plaintiff's decedent ever	been diagnosed with BIA-ALCL:			
□ Yes ⊠ No				
a. If Yes, date of diagnosis:				
CAUSES OF ACTION				
11. The following claims asserted in the <i>Master Complaint</i> are herein adopted by Plaintiff(s):				
☑ Count I: Strict Liability – Manufac	cturing Defect			
□ Count II: Negligent Manufacturing				

⊠ Count III: General Negligence

$\boxtimes$ Count IV:	Strict Liability Failure to Warn		
⊠ Count V:	Negligent Failure to Warn		
⊠ Count VI:	Negligent Misrepresentation		
⊠ Count VII:	Breach of Implied Warranty of Merchantability		
⊠ Count VIII:	Breach of Express Warranty		
⊠ Count IX:	Strict Liability Design Defect		
⊠ Count X:	Negligent Design		
☐ Count XI:	Survivorship and Wrongful Death		
☐ Count XII:	Loss of Consortium		
⊠ Count XIII:	Punitive Damages		
☑ Other Claims and factual basis therefore:			
Unjust Enri	ichment (in the alternative)		
Cal. Bus. &	Prof. Code §§ 17200, et. seq.		
	OTHER DEFENDANTS		
12. Plaintiff(s) further bring claims against the following Defendants not named in the <i>Master Complaint</i> :  a. Additional Defendant(s)			
	Additional Defendant 1:		
	Additional Defendant 2:		
	Additional Defendant 3:		
	Additional Defendant 4:		
b. Address	s(es) of Additional Defendant(s):		
	Address of Defendant 1:		
	Address of Defendant 2:		
	Address of Defendant 3:		
	Address of Defendant 4:		
c. Short a	nd Plain Statement of Factual Allegations against Additional Defendants:		

d.	Claims asserted against Additional Defendants:

**WHEREFORE**, Plaintiff(s) pray(s) for relief and demand(s) a trial by jury as set forth in the Plaintiffs' Master Personal Injury Long Form Complaint in MDL 2921 in the United States District Court for the District of New Jersey.

Date: December 23, 2024

<u>/s/ Tessa G. Cuneo</u>

## **ASK LLP**

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